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15	[Additional Counsel Listed on Following Page]				
16					
17	UNITED STATES DISTRICT COURT				
18	NORTHERN DIS	TRICT OF CALIFORNIA			
19	SAN FRANCISCO DIVISION				
20					
21	IN RE: UBER TECHNOLOGIES, INC.,	Case No. 3:23-md-03084-CRB			
22	PASSENGER SEXUAL ASSAULT LITIGATION	STIPULATION AND [PROPOSED] ORDER			
23		REGARDING CERTÀIN FACT SHEET DEADLINES			
	This Document Relates to:				
24 25	ALL ACTIONS	Judge: Hon. Charles R. Breyer Courtroom: 6 – 17th Floor			
26					
27					
28					

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STIPULATION

WHEREAS, on March 19, 2024, the Court entered Pretrial Order No. 10, which states that "Plaintiffs will either submit bona fide ride receipts or the ride information detailed in PTO No. 5," and that Plaintiffs shall serve either the bona fide ride receipt or Pretrial Order No. 5 information sheet "within 14 days of filing, transfer, or removal to this Court for all cases filed, transferred, or removed after February 1, 2024." Mar. 19, 2024 Pretrial Order No. 10: Fact Sheet Implementation Order at 3, Dkt. 348. The Court also set the Plaintiff Fact Sheet and Defendant Fact Sheet deadlines for cases filed after March 26, 2024 as follows: "[E]ach Plaintiff must complete and submit a PFS and execute applicable Authorizations within 30 days of the case being filed in, removed to, or transferred to MDL 3084. The Uber Defendants must complete and submit a DFS and produce Responsive Documents, within 30 days after a given plaintiff serves the ride receipt or ride information form " Id. at 6;

WHEREAS, an extension of the deadline for the fact sheet submissions would provide more time to submit accurate fact sheets;

WHEREAS, the parties have agreed that the deadline to provide either a bona fide ride receipt or a Pretrial Order No. 5 information sheet for any Plaintiff represented by Cutter Law P.C. who joined the MDL by October 15, 2024 should be November 15, 2024;

WHEREAS, the parties have agreed that the deadline to provide a Plaintiff Fact Sheet for any Plaintiff represented by Cutter Law P.C. who joined the MDL by October 15, 2024 should be December 20, 2024;

WHEREAS, the parties have agreed that the deadline to provide a Defendant Fact Sheet for any Plaintiff represented by Cutter Law P.C. who joined the MDL by October 15, 2024 and who submits either a bona fide ride receipt or a Pretrial Order No. 5 information sheet by November 15, 2024 should be March 21, 2025;

WHEREAS, the parties have agreed that these deadlines may be subject to revision based on further discussion and agreement amongst the parties (or, in the absence of agreement, via application to the Court) about why changed circumstances (e.g., a significant additional volume of filings of cases by other law firms) may warrant further adjustment to the deadlines. Nothing

1	about this stipulation changes any obligations of the parties with respect to requirements set out				
2	prior orders as to inclusion of the applicable authorizations/responsive documents.				
3	THEREFORE, the parties respectfully request the Court enter the parties' stipulation				
4	establishing that:				
5	1. Either a bona fi	Either a bona fide ride receipt or a Pretrial Order No. 5 information sheet for any			
6	Plaintiff represe	nted by Cutter Law P.C. who joined the MDL by October 15, 2024			
7	is due on Nove	mber 15, 2024;			
8	2. A Plaintiff Fact	2. A Plaintiff Fact Sheet for any Plaintiff represented by Cutter Law P.C. who joine			
9	the MDL by October 15, 2024 is due on December 20, 2024;				
10	3. A Defendant Fa	ct Sheet for any Plaintiff represented by Cutter Law P.C. who joined			
11	the MDL by Oct	cober 15, 2024 and submits either a bona fide ride receipt or a Pretrial			
12	Order No. 5 information sheet by November 15, 2024 is due on March 21, 2025; as				
13	4. These deadlines may be subject to further revision, by agreement among the partie				
14	or by application	n to and approval of the Court, as described in the final WHEREAS			
15	clause above.				
16	IT IS SO STIPULAT	ED.			
17					
18	Dated: October 25, 2024	PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP			
19		By: /s/ Kyle N. Smith ROBERT ATKINS			
20		RANDALL S. LUSKEY			
21		KYLE N. SMITH JACQUELINE P. RUBIN			
22		JESSÍCA E. PHILLIPS CAITLIN E. GRUSAUSKAS			
23		ANDREA M. KELLER			
24		SHOOK, HARDY & BACON, L.L.P.			
25		MICHAEL B. SHORTNACY PATRICK OOT			
26		JEREMIAH S. WIKLER			
27		Attorneys for Defendants UBER TECHNOLOGIES, INC.,			
28		RASIER, LLC, and RASIER-CA, LLC			
		- 4 -			

1	Dated: October 25, 2024	CUTTER LAW P.C.
2 3		By: /s/ Jennifer S. Domer C. Brooks Cutter Celine E. Cutter
4		Jennifer S. Domer 401 Watt Avenue Suite 100
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FILER'S ATTESTATION I, Randall S. Luskey, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing. Dated: October 25, 2024 By: /s/ Randall S. Luskey Randall S. Luskey

1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 9 10 11 IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT 12 LITIGATION 13 This Document Relates to: 14 ALL ACTIONS 15 16 17 18 1. 19 20 November 15, 2024. 21 2. 22 23 3. 24 25 26 4. 27 28 clause of the parties' stipulation. - 7 -

NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

Case No. 3:23-md-03084-CRB

[PROPOSED] ORDER REGARDING CERTAIN FÁCT SHEET DEADLINES

The Court hereby GRANTS the parties' stipulation as follows:

- A bona fide ride receipt or Pretrial Order No. 15 information sheet for any Plaintiff represented by Cutter Law P.C. who joined the MDL by October 15, 2024 is due on
- A Plaintiff Fact Sheet for any Plaintiff represented by Cutter Law P.C. who joined the MDL by October 15, 2024 is due on December 20, 2024.
- A Defendant Fact Sheet for any Plaintiff represented by Cutter Law P.C. who joined the MDL by October 15, 2024 and submits either a bona fide ride receipt or a Pretrial Order No. 5 information sheet by November 15, 2024 is due on March 21, 2025.
- These deadlines may be subject to further revision, by agreement among the parties or by application to and approval of the Court, as described in the final WHEREAS

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
2			
3	Date:	, 2024	HON. CHARLES R. BREYER
4			UNITED STATES DISTRICT JUDGE
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